	Case 3	:14-cr-(0034 5 NTH D OON FOR THE 1	HIETO SATAFIECO NORTHERN DIST	US/UNIT C PU FRICT OF TEXA	BF 1 of 1	ANDESCRIPTION	TEKAS
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UNIT	ED STA	TES OF	AMERICA)	the entrally to the state of	ethitosidesis is is successive	MAR 1 0 2016	MANGARGINA PARCICIOS
VS.)	CASE NO.	: 3:14-CR	-345-P	
EDIK	FLORES	S (2))	er wennen er	CLERK,	U.S. DISTRICT (CURT
Little	TLOKE	3 (2)		,	***	My	To the state of th	- au
				T AND RECOM CERNING PLEA			(PCOMMINIST DE SECURIT PER EL ESTADA EL E	THE MERCHAL LABORATION TO SECURE TO SECURE STATE OF THE SECURE SECURE STATE OF THE SECURE SEC
Indict menti charge I there Consp	opeared be ment. Af oned in Red are supe efore reco piracy to I	oefore matter caut tule 11, I oported b ommend Distribut	S, by consent, und e pursuant to Fed. ioning and examin determined that the y an independent b that the plea of g e a Scheduled II Confer being found g	R. Crim.P. 11, and aning ERIK FLOR equilty plea was known as is in fact contained until be accepted, antrolled Substance	d has entered a ES, under oath owledgeable and ing each of the es and that ERIK e, a violation of 2	plea of gu concerning l voluntary sential elen FLORES, 1 1 U.S.C. § 8	ilty to Count 1 each of the su and that the offer nents of such offer be adjudged gui	of the bjects nse(s) enses.
		The defendant is currently in custody and should be ordered to remain in custody.						
		The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.						
			The defendant had I find by clear and	does not oppose ros been compliant of convincing evide other person or the 3142(b) or (c).	with the current once that the defe	ndant is no	t likely to flee or	
				s not been compliants this recommend				upon
		The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145 (c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.						vill be ent be y the ce that
Date:	March	10, 2016	5.				1	

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).